

**UNITED STATES DISTRICT COURT  
DISTRICT OF NEVADA**

BANK OF THE WEST, a California  
banking corporation,

Plaintiff,

VS.

GREAT FALLS LIMITED  
PARTNERSHIP, a Nevada partnership;  
RVS SOUTHWEST, LLC, a Nevada  
limited liability corporation; TODD  
SLUSHER AND JOYCE SLUSHER, a  
married couple; and ROLAND V. STURM,  
a married man,

## Defendants.

Case No. 2:09-CV-00388-JCM-RJJ

## ORDER

SLUSHER AND JOYCE SLUSHER, a married couple; and ROLAND V. STURM, a married man,

Upon consideration of Plaintiff's Motion for Summary Judgment ("Motion") (Docket # 26) filed by Plaintiff Bank of the West and Defendants' Cross-Motion for Summary Judgment ("Cross-Motion") (Docket #36), and any opposition, reply, oral argument, and the entire record herein, it is hereby:

ORDERED, ADJUDGED AND DECREED that Plaintiff's Motion (Docket #26) is Granted and Defendants' Cross-Motion (Docket #36) is denied;

IT IS HEREBY FURTHER ORDERED, ADJUDGED AND DECREED that Plaintiff, Bank of the West, does herein recover from Defendants, Great Falls Limited Partnership; RVS Southwest, LLC; Todd Slusher and Joyce Slusher; and Roland V. Sturm, all jointly and severally, pursuant to the Complaint as follows:

A. The principal sum of \$8,466,406.96:

B. Interest on the foregoing principal sum at the rate of (a) 6.0%, or (b) the "Prime Rate" as published by the Wall Street Journal, Southwest Edition plus 6.5%, whichever is greater, per annum from March 5, 2008 (date of default) until paid in full;

C. For Bank of the West's attorneys' fees, expenses and costs in an amount to be determined; and

D. For interest on the foregoing attorneys' fees, expenses and costs at the highest lawful rate from the entry of judgment until paid in full.

9 DATED this 29th day of July, 2010.

James C. Mahan  
HONORABLE JAMES C. MAHAN